07-06-

PTO/SB/29 (12/97) Approved for use through 09/30/00. OMB 0651-0032 Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL Submit an original, and a duplicate for fee processing. DUPLICATE (Only for Continuation or Divisional applications under 37 CFR 1.53(d)) Attorney Docket No. Address to: **Assistant Commissioner for Patents** First Named Inventor Carol M. **Box CPA** Washington, DC 20231 Express Mail Label No. Total Pages continuation or divisional application under 37 CFR 1.53(d) This is a request for a (continued prosecution application (CPA)) of prior application number 09 / 039 176 filed on 3/13/98 entitled FILING QUALIFICATIONS: The prior application identified above must be a nonprovisional application that is either. (1) complete as defined by 37 CFR 1.51(b) and filed on or after June 8, 1995, or (2) the national stage of an international application in compliance with 35 U.S.C. 371 and filed on or after June 8, 1995. C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CFR 1.53(d). but must be filed under 37 CFR 1.53(b). EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 CFR 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned. ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket. 35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. 120 and to every application assigned the application number identified in such request, 37 CFR 1.78(a). 1. The Enter the unentered amendment previously filed on under 37 CFR 1.116 in the prior nonprovisional application. 2. 🙀 A preliminary amendment is enclosed. 3. This application is filed by fewer than all the inventors named in the prior application, 37 CFR 1.53 (d)(4). a. DELETE the following inventor(s) named in the prior nonprovisional application: The inventor(s) to be deleted are set forth on a separate sheet attached hereto. 4. A new power of attorney or authorization of agent (PTO/SB/81) is enclosed. 07/10/2001 SDENBOB1 00000086 181425 5. Information Disclosure Statement (IDS) is enclosed: 09039176 PTO-1449 01 FC:231 02 FC:202 355.00 CH 120.00 CH Copies of IDS Citations

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Burden Hour Statement This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box CPA, Washington, DC 20231.

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CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS
	TOTAL CLAIMS (37 CFR 1.16(c))	-20 =		x \$=	\$
	INDEPENDENT CLAIMS(37 CFR 1.16(b))	.3 =	3	x\$ <u>.80</u> =	240.00
	MULTIPLE DEPEND	DENT CLAIMS (if applicat	ble) (37 CFR 1.16(d))	+ \$=	
				BASIC FEE (37 CFR 1.16(a))	·///
			2 K. S.	bove Calculations =	95000
	Reduction by	y 50% for filing by small e	entity (Note 37 CFR 1.9, 1.2	27, 1.28).	
				TOTAL =	475.00
Deposit a.	it Account No. <u>18</u> Fees required unde Fees required unde Fees required unde	er 37 CFR 1.16. er 37 CFR 1.17.			
NOTE:	The prior ap UNLESS a r	new corresponden	spondence address w ice address is provid SPONDENCE ADDRESS	led below.) this CPA
Customei	r Number or Bar Code Labe	nel .		or New cor	rrespondence address be

11. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED				
NAME	Robert H. Rines			
SIGNATURE	Nabert & River			
DATE	July 5, 2001			

STATE

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FAX



Paper No. 14

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of: /

Carol M. Rines et al

Serial No. (Continuation of S.N. 09/039,176, filed March 13, 1998, a division of USSN 08/696,294, filed August 19, 1996, now US Patent No. 6,002,558, issued December 14, 1999, in turn a continuation of USSN 08/380,242, filed January 30, 1995; abandoned, in turn a continuation of USSN 873,970, filed April 24, 1992, abandoned; in turn a continuation of USSN 584,134, September 18, 1990, abandoned)

Group Art: 2652

Filed: Herewith

Examiner: Davis, D.

METHOD OF AND APPARATUS FOR EXPANDING FUNCTIONALITY OF VEHICLE CASSETTE TAPE-PLAYER DECKS TO PERMIT DICTATION OR OTHER RECORDING AND AUTOMATIC REMOTE STATION RELAYING OF THE SAME

The Honorable Commissioner of Patents and Trademarks Washington, DC 20231

Dear Sir:

Replying to the final Office communication of January 15, 2001, please amend the application as follows:

Please add the following claims:

In a diver-operated vehicle provided with a steering wheel region, vehicle radio entertainment deck components, and a vehicle cellular radio telephone for use by a driver in the vehicle, apparatus for enabling the driver, while seated at the steering wheel region of the vehicle, to access to at least a plurality of said components of the entertainment deck and also to access the cellular radio telephone, all in a diversionless manner with full attention to driving, said apparatus comprising separate control switches for turning said components on and off; a further control switch for enabling the activating and deactivating of the cellular

Preliminary Amendment

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